UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No. 1-590-A

Total Pages in this Submission

TO THE COMMISSIONER FOR PATENTS

Mail Stop Patent Application P.O. Box 1450

Transmitted herewith for filing under 35 U.S.C. 111(a) and 37 C.F.R. 1.53(b) is a new utility patent application for an SENSORY FEEDBACK EDUCATIONAL TOOL and invented by: Donna James If a CONTINUATION APPLICATION, check appropriate box and supply the requisite information: Which is a: Continuation Divisional Continuation Divisional Divisional Divisional Continuation Divisional
and invented by: Donna James If a CONTINUATION APPLICATION, check appropriate box and supply the requisite information: Which is a: Continuation Divisional Continuation-in-part (CIP) of prior application II
and invented by: Donna James If a CONTINUATION APPLICATION, check appropriate box and supply the requisite information: Which is a: Continuation Divisional Continuation-in-part (CIP) of prior applications.
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Page 1 of 4 P01USML/REV06

UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No. 1-590-A

Total Pages in this Submission

	Application Elements (Continued)									
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6.		CD	ROM or CD-R	t in duplica	te, large table	or Comput	er Pro	gram (Appe	ndix)	
7.			Application Data Sheet (See 37 CFR 1.76)							
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UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No. 1-590-A

Total Pages in this Submission

Accompanying Application Parts (Continued)

17.	X	Applicant claims small entity status. See 37 CFR 1.27.
		☐ (Optional) Small Entity Statement(s) - Specify Number of Statements Submitted:
18.	X	Additional Enclosures (please identify below):
		COMMUNICATION TO ACCOMPANY FILING OF CONTINUATION APPLICATION CLAIMING PRIORITY FROM PRIOR APPLICATION 10/121/797 FILED APRIL 15, 2002
		EXPRESS ABANDONMENT UNDER 37 CFR 1.138 (for priority application)
		PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a) (Small Entity) (for priority application) and Check No. 4024 in the amount of \$55 for payment of extension fee

Request That Application Not Be Published Pursuant To 35 U.S.C. 122(b)(2)

19. Pursuant to 35 U.S.C. 122(b)(2), Applicant hereby requests that this patent application not be published pursuant to 35 U.S.C. 122(b)(1). Applicant hereby certifies that the invention disclosed in this application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication of applications 18 months after filing of the application.

Warning

An applicant who makes a request not to publish, but who subsequently files in a foreign country or under a multilateral international agreement specified in 35 U.S.C. 122(b)(2)(B)(i), must notify the Director of such filing not later than 45 days after the date of the filing of such foreign or international application. A failure of the applicant to provide such notice within the prescribed period shall result in the application being regarded as abandoned, unless it is shown to the satisfaction of the Director that the delay in submitting the notice was unintentional.

UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No. 1-590-A

Total Pages in this Submission

Fee Calculation and Transmittal

		CLAIMS A	AS FILED			
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CC:

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CERTIFICATE OF	MAILING BY "EXPRE	SS MAIL" (37 CFR 1.10)	Docket No.
Applicant(s): Donna Jar			1-590-A
Serial No.	Filing Date	Examiner	Group Art Unit
Invention: SENSORY F	I FEEDBACK EDUCATIONAL	L TOOL	
I hereby certify that the	e following correspondence:		
Utility Patent Applicat claiming priority from of Time	ion (small entity), 4 Page Co prior application No. 10/121	mmunication to accompany filing of co ,797, 1 Page Express Abandonment, 1	ontinuation application Page Petition for Extension
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CFR 1.10 in an envel	ope addressed to: Commiss	ioner for Patents, P.O. Box 1450, Ale	exandria, VA 22313-1450 on
-	September 29, 2003	<u>.</u>	
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Attorney's Case No.: 1-590-A

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Donna James Examiner: Serial No: Art Unit:

Filed:

Title: Sensory Feedback Educational Tool

Commissioner for Patents Alexandria, VA 22313-1450

COMMUNICATION TO ACCOMPANY FILING OF CONTINUATION APPLICATION CLAIMING PRIORITY FROM PRIOR APPLICATION NO. 10/121,797 FILED APRIL 15, 2002

Dear Sir:

To accompany the filing of the Continuation Application filed concurrently herewith, Applicant respectfully requests entry of the following remarks responsive to the office action dated May 30, 2003 in the prior application.

Claims

Allowed and Allowable Claims from the Priority Application.

Claims 2-4 correspond to claims 10-12 of the '797 application. These priority claims were allowed in the office action.

Claim 1 corresponds to claim 7 of the '797 application rewritten in independent form. Priority claim 7 was an allowable claim if rewritten in independent form.

Rejection of Priority Claim 9 under 35 U.S.C. 103(a).

Claim 20 herein corresponds to claim 9 of the '797 application. Priority claim 9 was rejected under 35 U.S.C. 103(a) as being obvious over Du Brul in view of Gasper.

The examiner asserts that "Du Brul discloses all the limitations of [priority] claim 9 with the exception of the raised or recessed indicia. Such indicia is a known means of providing users with tactile feedback when learning letters. Gasper discloses in column 2, lines 45-48 one such example of a series of letters which is present in raised format. It would have been obvious to one of ordinary skill in the relevant art to modify the device disclosed by providing raised indicia for the purpose of providing the user with indicia that can be tactilely sensed, for providing additional sensory feedback."

Applicant respectfully submits that claim 20 herein is patentable over the art of record.

Claim 20 relates to an educational tool having a writing board having a writing surface, a raised rim extending around the surface for holding a writing medium, and raised or recessed indicia disposed about the surface to provide additional sensory feedback.

As understood, Du Brul discloses a writing board having a writing surface and a raised rim extending around the surface. Gasper discloses raised indicia that can be tactilely sensed.

The examiner states it would have been obvious to modify Du Brul with the raised indicia of Gasper to provide the educational tool claimed in claim 20. Applicant disagrees and respectfully submits that the Du Brul and Gasper references do not establish a prima facie showing of obviousness.

A proper Section 103 rejection must be based on a *prima facie* showing that it would have been obvious to a person of ordinary skill to combine the references. Some of the elements to establish

a prima facie case of obviousness include some suggestion or motivation (either in the references themselves or in the knowledge generally available to one of ordinary skill in the art) to modify the reference or to combine reference teachings, and the prior art reference (or references when combined) must teach or suggest all the claim limitations. See MPEP §§ 706.02(j), 2142.

The proposed combination by the examiner does not meet the basic criteria stated above. There is no suggestion or motivation in the Du Brul or Gasper references to combine the reference teachings. The examiner makes only a conclusary statement that it would be obvious to combine references but does not identify the motivation to do so other than the teachings of the applicant herself.

A proper Section 103 rejection not being made out in the priority application, allowance of claim 20 herein is respectfully requested. Claims 18-23 and 25-43 depend from allowable claims and are thus allowable.

Conclusion

Applicant submits that the application is in condition for formal allowance. Such action is solicited.

Respectfully submitted,

DONNA JAMES

Ву

Jeffrey S. Habib, Esq. Hooker & Habib, P.C. Attorney of Record Reg. No. 42,615

100 Chestnut St., Ste. 304 Harrisburg, PA 17101 (717) 232-8771

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

EXPRESS ABANDONMENT UNDER 37 CFR 1.138

Send completed form to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450

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Application Number	10/121,797
Filing Date	April 15, 2002
First Named Invent r	James, Donna
Art Unit	3712
Examiner Name	Fenstrom, Kurt
Attorney Docket Number	1-590

Please check only one of boxes 1 or 2 below: (If no box is checked, this paper will be treated as a request for express abandonment as of the filing date of this paper.)						
1. Express Abandonment I request that the above-identified application be expressly abandoned as of the filing date of this paper.						
2. Express Abandonment in Favor of a Continuing Application I request that the above-identified application be expressly abandoned as of the filing date accorded the continuing application filed previously or herewith.						
NOTE: A paper requesting express abandonment of an application is not effective unless and until an appropriate USPTO official recognizes and acts on the paper. See the Manual of Patent Examining Procedure (MPEP), section 711.01.						
TO AVOID PUBLICATION, PLEASE USE FORM PTO/SB/24A INSTEAD OF THIS FORM.						
I am the: applicant. assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96) attorney or agent of record. Registration Number 42,615 attorney or agent acting under 37 CFR 1.34(a) (may act under 37 CFR 1.34(a) only if box 2 above, stating that the application is expressly abandoned in favor of a continuing application, is checked). Attorney or agent registration number if acting under 37 CFR 1.34(a). (Attorney or agent registration number) September 29, 2003 Date Jeffrey S. Habib Typed or printed name Telephone Number						
Note: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below. Total offorms are submitted.						

This collection of information is required by 37 CFR 1.138. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.